

General Assembly

Amendment

February Session, 2008

LCO No. 6168

SB0063606168SD0

Offered by:

SEN. MEYER, 12th Dist.

REP. ROY, 119th Dist.

REP. SCHOFIELD, 16th Dist.

REP. BYE, 19th Dist.

REP. ARESIMOWICZ, 30th Dist.

To: Subst. Senate Bill No. 636

File No. 387

Cal. No. 233

"AN ACT CONCERNING RESOURCES RECOVERY FACILITY CONTRACTS."

- Strike everything after the enacting clause and substitute the following in lieu thereof:
- 3 "Section 1. (NEW) (Effective July 1, 2009) Each state agency, as
- 4 defined in section 1-79 of the 2008 supplement to the general statutes,
- 5 that occupies or manages a state building, facility or park shall, within
- 6 the existing resources of such state agency, develop and execute a list
- 7 of proposed actions concerning sustainability for such agency's state
- 8 buildings, facilities or parks. Such list shall include, but not be limited
- 9 to, methods to increase energy efficiency, provision of a sufficient
- 10 number of recycling receptacles, a preference for the use of
- 11 biodegradable cleaning products when feasible and appropriate
- disposal of recyclable materials. Such list may be based on the model

13 list developed in accordance with section 4 of this act, and shall be

- 14 filed with the Department of Environmental Protection no later than
- 15 August 1, 2009. For the purposes of this section, "state building" means
- 16 buildings and real property owned or leased by the state.

17 Sec. 2. (NEW) (Effective from passage) (a) If funds become available, 18 from either governmental or private sources, the Commissioner of 19 Environmental Protection shall establish a single-stream or enhanced 20 dual-stream recycling pilot program to provide grants 21 municipalities chosen by the commissioner, (1) one or more of which 22 shall be rural, (2) one or more of which shall be suburban, and (3) one 23 or more of which shall be urban. A trash hauler serving a municipality 24 that does not offer trash collection services as a municipal service may 25 apply for such a grant. Each grant shall be for no more than fifty per 26 cent of the estimated costs for the implementation of the pilot program. 27 The commissioner may give preference to municipalities that do not 28 have existing curbside recycling programs. If the trash hauler or 29 municipality selected to receive a grant already has an existing single-30 stream or enhanced dual-stream recycling pilot program, grant 31 funding shall be limited to reimbursement for the costs related to 32 gathering data to evaluate such program and providing such data to 33 the commissioner. The commissioner may use any funds received as 34 contributions from governmental or private sources for purposes of 35 such pilot program and the commissioner may use a portion of such 36 funds to cover reasonable administrative costs related to such pilot 37 program. The pilot program shall terminate eighteen months after the 38 disbursement of the grant funds. For the purposes of this subsection, 39 "rural" means a municipality with a population of ten thousand or less, 40 "suburban" means a municipality with a population of more than ten 41 thousand and less than seventy thousand, "urban" means a 42 municipality with a population of seventy thousand or more and 43 "population" means the number of people residing in a municipality 44 according to the most recent version of the Connecticut Register and 45 Manual.

(b) A municipality or an eligible trash hauler may apply for a grant

for such program by submitting an application to the commissioner on forms prescribed by the commissioner. The commissioner may reject any grant application that the commissioner determines to be incomplete. If the commissioner rejects an application, commissioner shall promptly notify the applicant of the reasons for the rejection and, not later than fifteen days after the date of such notice, such applicant may resubmit the application in the same manner as the original application.

- (c) Each municipality or trash hauler selected by the commissioner to receive a grant for such pilot program shall submit a single-stream or enhanced dual-stream recycling plan for the commissioner's approval. Such plan shall include: (1) An estimate of the operational and capital expenses and income required to implement the plan over a two-year period, (2) goals for recycling, (3) an estimate of savings in tipping fees, if applicable, (4) a method for tracking the actual cost of the program, (5) a method for calculating the actual savings of the program, and (6) any additional information required by the commissioner.
- (d) The commissioner shall evaluate the results of the pilot program using the methodology developed in accordance with section 504 of this act, and three months after the termination of the pilot program, the commissioner, shall submit the evaluation to the commission established under section 4 of this act.
- (e) No municipality shall terminate, transfer or otherwise displace any municipal employee as a result of the participation of such municipality or a trash hauler serving such municipality in the grant program established under this section.
- Sec. 3. (NEW) (*Effective from passage*) (a) If funds become available, from either governmental or private sources, the Commissioner of Environmental Protection shall establish a recycling incentive pilot program to provide grants to municipalities chosen by the commissioner, (1) one or more of which shall be rural, (2) one or more

of which shall be suburban, and (3) one or more of which shall be urban. A trash hauler serving a municipality that does not offer trash collection services as a municipal service may apply for such a grant. Such grants shall be used by the municipalities or trash haulers to establish a system for households and businesses within a municipality to pay no fee for recycling and to pay for trash removal based upon the volume or weight of solid waste that such households or businesses generate, or establish other incentives, such as retail coupons given as awards for meeting volume benchmarks of recycling quantity per household. Each grant shall be for no more than fifty per cent of the estimated costs for the implementation of the pilot program. If the municipality or trash hauler selected to receive a grant already has an existing recycling incentive pilot program, grant funding shall be limited to reimbursement for the costs related to gathering data to evaluate such program and providing such data to the commissioner. The commissioner may give preference to municipalities that do not have existing curbside recycling programs. The commissioner may use any funds received as contributions from governmental or private sources for purposes of such pilot program and the commissioner may use a portion of such funds to cover reasonable administrative costs related to such pilot program. The pilot program shall terminate eighteen months after the disbursement of the grant funds. For the purposes of this section, "rural" means a municipality with a population of ten thousand or less, "suburban" means a municipality with a population of more than ten thousand and less than seventy thousand, "urban" means a municipality with a population of seventy thousand or more and "population" means the number of people residing in a municipality according to the most recent version of the Connecticut Register and Manual.

(b) In order to be considered for such a grant a municipality or an eligible trash hauler may apply for a grant for said program by submitting an application to the commissioner on forms prescribed by the commissioner. The commissioner may reject any grant application that the commissioner determines to be incomplete. If the

79

80

81

82

83

8485

86

87

88

89

90

91

92

93

94

95

96

97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

113 commissioner rejects an application, the commissioner shall promptly 114 notify the applicant of the reasons for the rejection and, not later than 115 fifteen days after the date of such notice, such applicant may resubmit 116 the application in the same manner as the original application.

- (c) Each municipality or trash hauler selected by the commissioner to receive a grant for said pilot program shall submit a plan for establishing a recycling incentive program for the commissioner's approval. Such plan shall include (1) an estimate of the operational and capital expenses and income required to implement the plan over a two-year period, (2) goals for recycling, (3) an estimate of savings in tipping fees, if applicable, (4) a method for tracking the actual cost of the program, (5) a method for calculating the actual savings of the program, and (6) any additional information required by the commissioner.
- (d) The commissioner shall evaluate the results of the pilot program using the methodology developed in accordance with section 4 of this act, and, three months after the termination of the pilot program, shall submit such evaluation to the commission established under section 4 of this act.
- (e) No municipality shall terminate, transfer or otherwise displace any municipal employee as a result of the participation of such municipality or a trash hauler serving such municipality in the grant program established under this section.
- Sec. 4. (NEW) (*Effective July 1, 2008*) (a) The Commissioner of Environmental Protection shall establish a commission to (1) develop and recommend a methodology for evaluating the pilot programs established by sections 2 and 3 of this act, (2) make recommendations for implementation of such programs and for future recycling initiatives, and (3) not later than May 1, 2009, develop a model list for the use of state agencies in accordance with section 1 of this act.
- 143 (b) The commission shall consist of the following members selected 144 from among environmental advocates, grocers, bottlers, trash haulers,

117

118

119

120

121

122

123

124

125

126

127

128

129

130

131

132

133

134

145 end users of recycled material, municipal leaders or other

- 146 representative interests deemed appropriate by the appointing
- authority: (1) One member from an environmental advocacy group,
- 148 appointed by the Connecticut Recyclers Coalition; (2) one member
- 149 from an environmental advocacy group, appointed by the Sierra Club;
- 150 (3) one member appointed by the Connecticut Conference of
- 151 Municipalities; (4) one member, appointed by the Connecticut Food
- 152 Association; (5) one member appointed by the American Beverage
- 153 Association; (6) one member, appointed by the Connecticut Resources
- Recovery Authority; (7) one member, appointed by the Connecticut
- chapter of the National Solid Waste Management Association; (8) one
- member representing end users of recycled materials, appointed by the
- 157 Commissioner of Environmental Protection; and (9) one member
- appointed by the Tunxis Recycling Operating Committee.
- 159 (c) All appointments of commission members shall be made not
- 160 later than January 1, 2009. Any vacancy shall be filled by the
- 161 appointing authority.
- 162 (d) The Commissioner of Environmental Protection shall select the
- 163 chairperson of the commission from among the members of the
- 164 commission. Not later than February 1, 2009, the chairperson shall
- schedule the first meeting of the commission.
- 166 (e) The members of the commission shall serve without
- 167 compensation.
- 168 (f) Not later than one month after the Commissioner of
- 169 Environmental Protection submits an evaluation of the pilot programs
- in accordance with sections 2 and 3 of this act, the commission shall
- 171 submit a report on its findings and recommendations to the joint
- 172 standing committee of the General Assembly having cognizance of
- matters relating to the environment, in accordance with the provisions
- of section 11-4a of the general statutes. Such report shall summarize
- the results of the pilot programs created in sections 2 and 3 of this act.
- Sec. 5. (NEW) (Effective October 1, 2008) The Commissioner of

Environmental Protection shall, within available appropriations, develop a public education program to encourage state residents to use biodegradable products and environmentally safe alternatives to plastic bags or packaging and to recycle, provided a portion of any such appropriation may be used to cover reasonable administrative costs related to the development of such a program.

- Sec. 6. (NEW) (Effective October 1, 2008) (a) Each municipality shall offer curbside recycling to all residents and businesses for which such municipality provides municipal curbside collection of solid waste, except that the provisions of this section shall not apply to any municipality that the Commissioner of Environmental Protection determines recycles municipal solid waste in a percentage that exceeds the state-wide average for the amount of municipal waste that is recycled.
- (b) Each trash hauler that offers curbside collection of solid waste generated by residential, business, commercial or other establishments in a municipality shall offer curbside recycling to each of such trash hauler's customers at no additional charge above the trash hauler's charge for solid waste collection. The provisions of this subsection shall not be construed to prohibit any trash hauler from determining and adjusting its fees for combined curbside collection services.
- (c) For the purposes of this section, "curbside recycling" means the collection, by either municipal or private recycling vehicles, of presorted recyclable materials left for such collection by residents and businesses in the front of the property of such residents and businesses, "recyclable materials" means glass, plastic, paper, cans, newspapers, magazines and cardboard, and excludes bulk items such as furniture, demolition waste or trees, and "collector" shall have the same meaning as in subsection (g) of section 22a-220a of the general statutes.
- Sec. 7. (NEW) (*Effective October 1, 2008*) (a) Each public place shall provide recycling receptacles at the same location as trash receptacles

that are accessible to the public. For the purpose of this section, "public place" means any privately owned area or building, or portion thereof, that is open to the public during normal business hours, including, but not limited to, any (1) building that provides facilities or shelter for public assembly, (2) inn, hotel, motel, sports arena, supermarket, transportation terminal, retail store, restaurant or other commercial establishment that provides services or retails merchandise, and (3) museum, hospital, auditorium, movie theater and university building. "Public place" does not include any building owned or leased by the state or any political subdivision thereof.

- (b) The Commissioner of Environmental Protection may adopt regulations, in accordance with the provisions of chapter 54 of the general statutes, to implement the provisions of this section.
- (c) Any person who violates this section may be subject to a civil penalty of not more than one thousand dollars for each offense. Each violation of this section shall be a separate and distinct offense, and, in case of a continuing violation, each day's continuance thereof shall be deemed to be a separate and distinct offense. The Attorney General, upon the request of the Commissioner of Environmental Protection, shall bring an action in superior court for the judicial district of Hartford to recover such penalty.
- Sec. 8. (NEW) (*Effective October 1, 2008*) (a) No cleaning or janitorial service employer shall combine segregated items required to be recycled pursuant to subsection (a) of section 22a-241b of the general statutes with nonrecyclable solid waste.
 - (b) Any employer that violates subsection (a) of this section shall be subject to a civil penalty of five hundred dollars for each offense. Each violation of said subsection shall be a separate and distinct offense, and, in case of a continuing violation, each day's continuance thereof shall be deemed to be a separate and distinct offense. The Attorney General, upon the request of the Commissioner of Environmental Protection, shall bring an action in superior court for the judicial

241 district of Hartford to recover such penalty. For the purposes of this

- 242 section, "employer" means one or more individuals, partnerships,
- associations or corporations or other entity which employs persons.
- Sec. 9. Section 22a-241b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2008*):
- 246 (a) (1) On or before February 1, 1988, the Commissioner of 247 Environmental Protection shall adopt regulations in accordance with 248 the provisions of chapter 54 designating items that are required to be 249 recycled. The commissioner may designate other items as suitable for 250 recycling and amend said regulations accordingly. (2) On or before 251 February 1, 2009, the Commissioner of Environmental Protection shall 252 amend the regulations adopted under subdivision (1) of this 253 subsection to require items made of polyethylene terephthalate plastic

and high density polyethylene plastic to be recycled.

- (b) Any item designated for recycling pursuant to subsection (a) of this section shall be recycled by a municipality within three months of the establishment of service to such municipality by a regional processing center or local processing system.
 - (c) On and after January 1, 1991, (1) each person who generates solid waste from residential property shall, in accordance with subsection (f) of section 22a-220, separate from other solid waste the items designated for recycling pursuant to <u>subdivision (1) of</u> subsection (a) of this section, and (2) every other person who generates solid waste shall, in accordance with subsection (f) of section 22a-220, make provision for the separation from other solid waste of the items designated for recycling pursuant to <u>subdivision (1) of</u> subsection (a) of this section. On and after January 1, 2010, the provisions of this <u>subsection shall also apply to items designated for recycling pursuant</u> to subdivision (2) of subsection (a) of this section."

This act shall take effect as follows and shall amend the following sections:

254

259

260

261

262

263

264265

266

267

268

Section 1	July 1, 2009	New section
Sec. 2	from passage	New section
Sec. 3	from passage	New section
Sec. 4	July 1, 2008	New section
Sec. 5	October 1, 2008	New section
Sec. 6	October 1, 2008	New section
Sec. 7	October 1, 2008	New section
Sec. 8	October 1, 2008	New section
Sec. 9	October 1, 2008	22a-241b